## UNITED STATES DISTRICT COURT

	for the	1818 ADD OT () 17: 11.2		
	Eastern District of Virginia	2018 APR 27 P 12: 42		
In the Matter of the Search of (Briefly describe the property to be searched or identify the person by name and address)  Apple iPhone	) ) ) Case No. )	CLERK US DISTRICT COURT ALEXANDRIA, VIRGINIA 1:18-SW-197		
Model A1532 IMEI No. 013896003101314	)			
	THE ANID CIPTZTIDE SYAR	ND A NIT		
To: Any authorized law enforcement officer	CH AND SEIZURE WAF	KANI		
•				
An application by a federal law enforcement of the following person or property located in the (identify the person or describe the property to be searched as	Eastern Di	e government requests the search strict of Virginia		
Apple iPhone, Model A1532, IMEI No. 013896	6003101314, as further describ	ed in Attachment A (Property to be Searched).		
I find that the affidavit(s), or any recorded described above, and that such search will reveal ( See Attachment B (Property to be Seized).		cause to search and seize the person or property operty to be seized):		
YOU ARE COMMANDED to execute the		April 30, 2018 (not to exceed 14 days)		
in the daytime 6:00 a.m. to 10:00 p.m.	at any time in the day or nig	ht because good cause has been established.		
Unless delayed notice is authorized below person from whom, or from whose premises, the p property was taken.	y, you must give a copy of the voroperty was taken, or leave the	varrant and a receipt for the property taken to the copy and receipt at the place where the		
The officer executing this warrant, or an o	officer present during the execu	tion of the warrant, must prepare an inventory		
as required by law and promptly return this warrar	nt and inventory to	John F. Anderson (United States Magistrate Judge)		
Pursuant to 18 U.S.C. § 3103a(b), I find the § 2705 (except for delay of trial), and authorize the property, will be searched or seized (check the approperty) for days (not to exceed 30) until,	e officer executing this warrant priate box)	have an adverse result listed in 18 U.S.C. to delay notice to the person who, or whose		
Date and time issued: April 17, 2018	Spu John F. United S	Anderson States Wagistrate Judge Judge's signature		
City and state: Alexandria, Virginia	Hon.	John F. Anderson, U.S. Magistrate Judge		
		Printed name and title		

		Return	ž.		
Case No.:	Date and time warrant executed:		Copy of warrant and inventory left with:		
1:18-SW-197	1 11		Dianne Leveille		
Inventory made in the presence		)	DIAMINE	WED EVILLE	
Dr	anne hove	• -			
Inventory of the property taken					
Anole i	phone model. A.	: A15	sa lift	aim	
ASC CP	A.				
					i
	Ce	ertification			
		.i tiiicativii		:	
I declare under penalty	of perjury that this inventory	is correct and	was returned along v	vith the original warran	t to the
designated judge.	on perjuny and and mive more		was returned arong v	viui uie originai wartun	, lo inc
17 60°			1		
Date: 4-40 - 18	*		NL		
		1.	Executing officer	r's signature	
		Willia	in Delox,	Special age	WT
		WI 1117	Printed name	and title	<i>U</i> */

## **ATTACHMENT A**

The device to be searched includes an Apple iPhone, Model A1532, IMEI 013896003101314.

This warrant authorizes the forensic examination of the devices for the purpose of identifying the electronically stored information described in Attachment B.

## ATTACHMENT B

- 1. All records on the devices described in Attachment A which constitute evidence, contraband, or instrumentalities of violations of 31 U.S.C. §§ 5332 including, but not limited to:
  - a. records regarding potential persons of interest and their related identifying and contact information;
  - b. records indicating purchased, or otherwise obtained, travel reservations and their related identifying and contact information;
  - c. text messages regarding the possession, production, sale, provision, and distribution of falsely made, forged, counterfeited, or altered obligations or other security of the United States and fraudulent money orders;
  - d. records indicating companies or individuals involved in the request for, acquisition of, purchase, sale, manufacturing, storage, transport, receipt, concealment, or distribution of falsely made, forged, counterfeited, or altered obligations or other security of the United States and fraudulent money orders;
  - e. emails regarding the possession, creation, production, sale, provision and distribution of falsely made, forged, counterfeited, or altered obligations or other security of the United States and fraudulent money orders;
  - f. notes, photos, videos, or other electronically stored image or document regarding the possession, creation, production, sale, provision, and distribution of falsely made, forged, counterfeited, or altered obligations or other security of the United States and fraudulent money orders;
  - g. contact lists or phonebooks contained on the devices or in applications accessible on the devices;

- h. call lists contained on the devices or in applications accessible on the devices;
- all calendar entries contained on the devices or in applications accessible on the devices;
- j. reminders contained on the devices or in applications accessible on the devices;
- k. a list of applications or software loaded onto the devices.
- 2. Evidence of who used, owned, or controlled the devices at the time the items described in this warrant were created, edited, or deleted, such as logs, registry entries, configuration files, saved usernames and passwords, documents, browsing history, user profiles, email, email contacts, "chats," instant messaging logs, phonebooks, photographs, videos, and correspondence.
- 3. Evidence of the presence or absence of software which would allow others to control the devices, such as viruses, Trojan horses, and other forms of malicious software, as well as evidence of the presence or absence of security software designed to detect malicious software;
- 4. Evidence of the attachment of the devices to other storage devices, phones, or similar containers for electronic evidence;
- 5. Evidence of counter-forensic programs (and associated data) that are designed to eliminate data from the devices;
  - 6. Evidence of the times the devices were used;
- 7. Passwords, encryption keys, and other access devices that may be necessary to access the devices;
- 8. Documentation and manuals that may be necessary to access the devices or to conduct a forensic examination of the devices;
  - 9. Records of or information about Internet Protocol addresses used by these devices;

10. Records of or information about the devices' Internet activity, including firewall logs, caches, browser history and cookies, "bookmarked" or "favorite" web pages, search terms that the user entered into any Internet search engine, and records of user-typed web addresses;

As used above, the terms "records" and "information" include all of the foregoing items of evidence in whatever form and by whatever means they may have been created or stored, including any form of computer or electronic storage (such as flash memory or other media that can store data) and any photographic form.